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**From:** Norman Bernstein [nwbernstein@nwblc.com]  
**Sent:** 2/17/2023 4:47:23 PM  
**To:** Ohl, Matthew [ohl.matthew@epa.gov]  
**CC:** Urban, Amanda [urban.amanda@epa.gov]; Neighbors, Katie [kneighbo@idem.IN.gov]; Knox, Corey S CIV (USA) [Corey.S.Knox@usace.army.mil]; Clabaugh, William B CIV USARMY CELRL (USA) [William.B.Clabaugh@usace.army.mil]; pracher@psrb.com; Bob Glazier [RGlazier@geosyntec.com]; Julie Konzuk [JKonzuk@geosyntec.com]; Andrew A Gremos [agremos@ramboll.com]; Grimm, Jennifer J CIV USARMY CEHNC (USA) [Jennifer.J.Grimm@usace.army.mil]; Grayson, William L CIV USARMY CELRL (USA) [William.L.Grayson@usace.army.mil]  
**Subject:** Re: Third Site DNAPL Containment Area Sample Results

Matt

Regarding the Third Site DNAPL area, a question has been raised as to whether EPA will permit the Trustees to release back to McMillan its ERH related field equipment.

Please advise whether the Trustees may release that equipment back to McMillan.

Thanks

Norm Bernstein

On Wed, Feb 1, 2023 at 4:06 PM Ohl, Matthew <[ohl.matthew@epa.gov](mailto:ohl.matthew@epa.gov)> wrote:

Good afternoon Norm,

The United States Environmental Protection Agency in consultation with the Indiana Department of Environmental Management does not agree with averaging the data from P-1, P-2 and P-3 to show compliance.

Thank you,

Matt

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Remedial Project Manager  
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**From:** Norman Bernstein <[nwbernstein@nwblle.com](mailto:nwbernstein@nwblle.com)>  
**Sent:** Thursday, January 26, 2023 8:44 PM  
**To:** Andrew A Gremos <[agremos@ramboll.com](mailto:agremos@ramboll.com)>  
**Cc:** Ohl, Matthew <[ohl.matthew@epa.gov](mailto:ohl.matthew@epa.gov)>; Urban, Amanda <[urban.amanda@epa.gov](mailto:urban.amanda@epa.gov)>; Neighbors, Katie <[kneighbo@idem.IN.gov](mailto:kneighbo@idem.IN.gov)>; Knox, Corey S CIV (USA) <[Corey.S.Knox@usace.army.mil](mailto:Corey.S.Knox@usace.army.mil)>; Clabaugh, William B CIV USARMY CELRL (USA) <[William.B.Clabaugh@usace.army.mil](mailto:William.B.Clabaugh@usace.army.mil)>; [pracher@psrb.com](mailto:pracher@psrb.com); Bob Glazier <[RGlazier@geosyntec.com](mailto:RGlazier@geosyntec.com)>; Julie Konzuk <[JKonzuk@geosyntec.com](mailto:JKonzuk@geosyntec.com)>  
**Subject:** Re: Third Site DNAPL Containment Area Sample Results

Matt:

The Trustees and Ramboll have interpreted the obligation to treat the Third Site DNAPL area so that the sump, P-1, P-2 and P-3 all had to achieve 90% reduction in total VOCs in groundwater. Thus, because the results from P-1 in the November 30/December 1, 2022 exceeded the target of 4,285 ug/L, compliance had not been achieved. A question has now arisen as to whether instead the data from P-1, P-2, and P-3 can be averaged, so that the November 30/December 1, 2022 sampling results should be construed as showing compliance. Does EPA agree that the data from P-1, P-2 and P-3 may be averaged?

Thanks

Norman W. Bernstein

On Tue, Dec 27, 2022 at 3:02 PM Andrew A Gremos <[agremos@ramboll.com](mailto:agremos@ramboll.com)> wrote:

Matt,

Attached are a laboratory analytical report and data summary table for the water samples collected from P-1, P-2, P-3, and the Sump in the DNAPL Containment Area at Third Site on November 30-December 1. Dup-01 is a duplicate sample for the P-1 sample location. In addition to the duplicate sample, other QA/QC samples collected included two equipment blanks, a trip blank, and decontamination water sample. As shown in the laboratory analytical report, none of these QA/QC samples contained a detectable VOC concentration.

Ramboll has completed data validation for the water samples. The analytical data are usable for their intended purpose as qualified in the data summary table. Please let me know if you have any questions.

Best Regards,

**Andrew A Gremos LPG CHMM**

Principal

**Ex. 6 Personal Privacy (PP)**

Classification: Confidential

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